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OF A PLAN OF VICTORIA, HONGKONG; THE FOREIGN SETTLEMENTS OF SHANGHAI.

A Chromo-Lithograph Plate of the NEW CODE OF SIGNALS IN USE AT THE PEAK; also of

THE VARIOUS HOUSE FLAGS

(Designed expressly for the Work.)

MAPS OF HONGKONG, JAPAN,

THE P. & O. COMPANY'S ROUTES,

AND THE COAST OF CHINA;

ALSO, THE

NEW CODE OF CIVIL PROCEDURE—

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We are not aware what powers actually have been given him, but he has certainly not lost any time in exercising them. Not that there is any cause to complain of his proceedings, as far as the justice of them is concerned, apparently at least; but he ought to have waited until the arrival of the English Commission before taking action in matters with regard to which they might have been consulted. In fact it is almost a wonder he has not gone much further and would the affair, according to his own ideas, without more ado, leaving nothing for his British colleagues to do or say on their arrival but to acquiesce, or not, as they might think proper, in his work. He has, at all events, shown himself wanting in appreciation of the gravity of the case, but it may perhaps have arisen from want of knowledge than lack of will.

Whether the Government of Peking may imagine or intend on the subject there is not good ground for believing that the British Government does not intend to be played with. It has made known its demands and intends to exact their honest fulfilment. Whether the Chinese Authorities fully recognize this fact or not it is impossible to say with certainty, but the action taken with respect to Li Sitai would seem to imply that they have done so. If they are disposed to halt between two opinions, the arrival of a portion of the Flying Squadron in Chinese waters, which will happen before long, may assist them in arriving at a decision. They are pretty well aware of the folly of precipitating another struggle with a Power of whose strength and resources they have already had two signal proofs, and the wiser and more experienced Chinese statesmen have long since come to the conclusion that any appeal to arms with Great Britain would be worse than useless. At the same time there is in existence a party at Peking with very decided bellicose tendencies, who are foolish enough to imagine that the possession of a store of European arms and a few small gun-boats has placed China in a much better position to meet her ancient foe than before the Treaty of Tientsin. Every now and again the counsels of these warring spirits seem to gain a momentary ascendancy, and the maintenance of peaceful relations hangs on a thread. There is no doubt this was the case more than once during the progress of the negotiations carried on by Sir THOMAS WADE. It is probably in deference to their wishes that the continual purchases of guns and munitions of war are made. Very lately ten large Krupp guns and nearly three hundred and fifty packages of munitions of war have been landed at Shanghai for the Chinese Government, and nearly every steamer from Europe, a northern contemporary tells us, brings consignments of warlike stores for the same destination. Simultaneously information has arrived in England to the effect that extensive orders have been received by private firms from the Chinese Government for detached portions of Martini-Henry rifles in the rough, to be completed with all possible speed to China, where they will be put together and finished at the various arsenals. It is not unlikely that the rumour of these preparations has induced Her Majesty's Government to strengthen the fleet in these waters in case of a final rupture with the rulers of Peking. As a precautionary measure, the move is undoubtedly a good one, and in any case cannot possibly do any harm. A display of force is more calculated to inspire respect for a Power in the Eastern world than months of negotiation. The Chinese understand compulsion better than persuasion, and very little is to be gained by employing the latter in dealing with them. At the same time, it is to be hoped that they will be content to believe in the superior might of British arms, and not compel us to drive conviction of the fact into them on the point of the bayonet.

The Ocean Steamship Company's steamer *Dionet* left Singapore for this port yesterday.

The steamer *Vasco da Gama* was turned over to Macdonald & Co. on the 10th ultimo by the Pacific Mail Company, her charter having expired.

The steamship *Penedo* departed for Saigon yesterday morning, but put back again in consequence of a bad sea.

The steamer *Yong Kow* arrived at this port yesterday morning, after a voyage of ten days.

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Some of the passengers brought by the steamer *Douglas* yesterday from Swatow are now on the way to Hongkong. The Chinese Revenue Cruiser *Yong Kow*, which for some time past has been sitting out at the Novelty Island, will, as soon as ready, proceed to Canton and survey the coast. The *Yong Kow*, H.M.S. Consul, to the newly opened port.

## SUPREME COURT.

February 15th.

REPORTED BY THE HON. CHIEF JUSTICE (SIR JOHN SHAH) AND MR. JUSTICE SHOWN.

WHITEFALL AND ANOTHER V. BURGESS AND OTHERS—JUDGMENT.

Mr. Hayllar, Q.C., and Mr. Handley (instructed by Messrs. Caldwell and Breton), appeared for the plaintiffs; and the Attorney-General, Mr. King, instructed by Messrs. Sharp, Toller, and Johnson, for the defendants.

Their Lordships now delivered judgment in this case at great length, the reading of the documents occupying four hours and ten minutes.

The Court declared that the eight impeached deeds are fraudulent preferences, and that they are void against the plaintiffs, the trustees under the trust deed of April 18th, 1875, and that all the rights and claims of the defendants relating to the several properties must be given up to the plaintiffs.

Mr. Hayllar inquired if the Court had decided as to costs.

The Chief Justice—Well, we have had a great deal of doubt about that matter. The view we took was that probably further consideration could be reserved, but we go no further at present, nor would be the time to consider the question.

Mr. Hayllar—As your Lordship's judgment in this case is equivalent to the verdict of a jury of reasonable men, you are perfectly entitled to do so now. I know it is a hard case for the defendants, but I don't think hardly enough to be considered in a case like this.

The Chief Justice—Well, you have what has been called a "hard case," but you have also what has been called a "hard case."

Mr. Hayllar—The balance of your Lordship's mind, I take it, is that no order for costs should be made in this case.

The Chief Justice—You are content with that, or will you argue it further.

Mr. Hayllar—Well, your Lordship, I can't say I am content, but I won't argue it any further.

The Chief Justice—No content! Oh, you never are; no content with us, no content with us.

The subject then dropped, no order being made as to costs.

## POLICE INTELLIGENCE.

15th February.

BEFORE THE HON. C. J. MAJ.

ATTEMPTED BURGLARY.

A man named Wong Ahn, belonging to Kowloon, was charged with attempting to break a burglar at a house in Yee Yik Lane, Seiyungpoo, West Point, at about 11.30 p.m.

On this point the prisoner had to force his way through a gate leading into the house, and the door was found to be locked.

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